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Patent - EVU-02-PUSA

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of: Amon et al.) Group Art Unit: Unknown				
Serial No.: 10/001,761) Examiner: Unknown				
Filed: October 31, 2001) Examiner: Unknown"				
For: Apparatus And Method For Providing)				
A Provider-Selected Message In Response To A User Request For) }				
User-Selected Information	ý ,				

DECLARATION OF NEAL M. COHEN IN SUPPORT OF PETITION TO THE COMMISSIONER

RECEIVED

SEP **2 6** 2002

Assistant Commissioner for Patents Washington, D.C. 20231

OFFICE OF PETITIONS

Sir:

- I. I am a registered patent attorney, registration number 41,683, and am the attorney of record in the above-captioned application ("the application"), which is a continuation of Application Serial No. 08/912,991 ("the parent application"), now abandoned.
- 2. December 20, 2001: On December 20, 2001, the file for the application was transferred to my office from the law firm of Stetina, Brunda, Garred, & Brucker, LLP ("Stetina"), which previously represented Applicants in prosecuting the parent application (08/912,991). The file as transferred to my office included only a copy of the application papers as filed. There were no papers which originated from the Patent Office.
- 3. December 31, 2001: On December 31, 2001, I contacted the Examiner who was responsible for the parent application, Examiner Bradley Edelman, and informed him that I was the attorney responsible for the application, and was in the process of gathering the necessary documents to file a Power Of Attorney. I inquired as to whether the application had been assigned to an Examiner yet, and was informed that it had not been. He informed me that he could not confirm that the application had even been filed at that time.

CERTIFICATE OF TRANSMISSION (37 C.F.R. 81 8a)

I hereby certify that this paper (along with any referred to as being attached or enclosed) is being transmitted to Ms. Stokes at the PTO by fix to (703) 308-7749 on the date shown below.

Scarember 9, 2002

Date of Transmission

Neel M. Cohen

Patent - EVU-02-PUSA

- 4. January 14, 2002: On January 14, 2002, I again contacted Examiner Edelman and inquired as to the status of the application. He informed me that he still could not confirm that the application had been filed. Later that same day, I received from Stetina, a copy of the Return Postcard with the PTO stamp, indicating the application had in fact been filed on October 31, 2001. I promptly contacted Examiner Edelman to inform him that I had the postcard, and I then faxed a copy of same to him. (See Exhibit A included herewith).
- 5. February 4, 2002: On February 4, 2002, I again contacted Examiner Edelman and inquired as to the status of the application. I was informed that the application had still not been assigned.
- 6. March 12, 2002: On March 12, 2002, I mailed in a Power of Attorney in relation to the parent application. The Power Of Attorney included 6 Exhibits totaling over 60 pages, which were required to evidence the proper chain of title. I contacted Examiner Edelman and informed him that the Power Of Attorney was mailed.
- 7. April 19, 2002: On April 19, 2002, I again contacted Examiner Edelman, and inquired as to the status of the application, including the Power of Attorney. Examiner Edelman informed me that an Interview Summary of our January 14, 2002 conversation had been mailed out re: the parent application, to the law firm of Levin & Hawes, LLP (the correspondence address on record at the time).
- 8. April 22, 2002: On April 22, 2002, I contacted Levin & Hawes, LLP, and obtained a fax copy of the interview summary from them that same day. (See Exhibit B included berewith).
- 9. May 22, 2002: On May 22, 2002, I received a confirmation from the Patent Office that the Power Of Attorney filed regarding the parent application had been accepted. Nonetheless, I could not locate the application on PAIR under my customer number.
- 10. July 9, 2002: On July 9, 2002, I left a voicemail for Examiner Edelman, inquiring as to the status of the application, including the Power Of Attorney and assignment documents I had previously sent for recording. I still could not locate the application on PAIR under my customer number.

Patent - EVU-02-PUSA

- July 10, 2002: On July 10, 2002, I again spoke with Examiner Edelman, and inquired as to the Power Of Attorney, the correspondence address, and the recording of the assignment documents. He suggested I re-file the Power Of Attorney in the application, as the parent had gone abandoned.
- July 16, 2002: On July 16, 2002, I mailed in a Power Of Attorney for the application, which included a statement that a Power Of Attorney had been previously filed in the parent application.
- August 26, 2002: On August 26, 2002, I still could not locate the application on PAIR under my customer number. I left a voicemail for Examiner Edelman to contact me with any information regarding the application.
- August 30, 2002: On or about Friday, August 30, 2002, I received a voicemail from Ms. Stokes at the Patent Office. I returned the phone call and spoke with Ms. Stokes to earn that the application was abandoned for failure to respond to a Notice To File Corrected Application Papers. She informed me that the Notice was mailed to Steting. I then contacted Examiner Edelman and discussed the matter with him, and informed him that I would work with Ms. Stokes to try to resolve the matter. I then contacted Stetina, and learned that Stetina had received the Notice, and had forwarded same to their docketing department. I requested a statement from Stetina regarding their correspondence with the Patent Office regarding the application.
- September 3, 2002: On Tuesday, September 3, 2002. I began to reconstruct the events leading up to August 30, 2002, through letters to my clients, correspondence between my office and other law firms, invoices, and written communications with the Patent Office, all in reparation for drafting the present petition.
- September 4, 2002: On September 4, 2002, I contacted Ms. Stokes to inform her would be filing the present petition. She informed me that I could fax it directly to her at (703) 08-7749.
- September 5, 2002: On September 5, 2002, I received a letter from Stetina in response to my request on August 30th. A copy of the letter is included herewith as Exhibit C.

Patent - EVU-02-PUSA

Based on the foregoing, I respectfully submit that I have attempted to diligently prosecute the application at all times, and despite such diligent efforts, I was unaware until August 30, 2002, that a Notice To File Corrected Application Papers had been mailed. I frequently checked with the Examiner of the parent application, as well as on the PAIR system, yet was unable to confirm the status of the application.

Respectfully submitted,

Sep-9-02 14:17;

September 9, 2002 Dated

Sent By: LAW OFFICES;

Neal M. Cohen Reg. No. 41,683 (949) 724-1849

9497248806

Sep-9-02 14:18;

Page 7

EXHIBIT A
(37-95)



NEAL M. COHEN

2424 S.E. BRISTOL STREET, SUITE 300 NEWPORT BEACH, CALIFORNIA 92660-0767 TELEPHONE: (949) 724-1849 FAX: (949) 724-8806 E-MAIL: nmc@nmcohen.com

FACSIMILE TRANSMITTAL FORM

Phone Number: Fax Number: To: Examiner B. Edelman 703 746-5494 703 306-3041 USPTO From: Fax Number: Phone Number: Neal M. Cohen 949 724-8806 949 724-1849 Re: Date/Time sent: No. of Pages: Serial No. 08/912,991 1/14/02 1:35 PM PST 2 (incl. cover) Client Name: **Client Matter No.:** eVU Technologies, Inc. **EVU-02-PUSA** SpeedVu, Inc.

Examiner Edelman:

As a follow-up to our phone conversation a few minutes ago, attached is a copy of the return postcard with the PTO stamp showing a filing date of October 31, 2001 for the continuation application filed in the above-referenced matter. I received this postcard today from the law firm which filed the application.

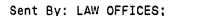
If you have any questions, please call.

Sincerely,

Neal M. Cohen Reg. No. 41,683

EXHIBIT A PI

This fax transmittal is intended only for the use of the individual or entity to which it is addressed, and may contain information that is privileged, confidential and exempt from disclosure under applicable law. If you are not the intended recipient or the employee or agent responsible for delivering this transmittal to the intended recipient, any dissemination, distribution or copying of this communication is strictly prohibited. If you have received this communication in error, please notify me by telephone, and return the original message to me by mail at the above address. Thank you.



9497248806;

Sep-9-02 14:18;

Page 9/23

Dear Sir: 11000 U. 100 Excress Mail
Please date starrip and testura this 10/00/761 EV 015374865 US
card, adding this serial number assigned (KMS/cat)
where applicable.

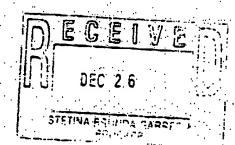
Date Mailed: October 31, 2001 Docket No.: BRNET-001C

Serial No: Unknown Filing Date: Herewith

TITLE: PROVIDER-SELECTED MESSAGE IN RESPONSE TO USER REQUEST

Papers transmitted herewith: Certificate of Malling: Utility Patent Application Transmittal; Fee Transmittal, Includificate: Check for \$538.00; Copy of Utility Patent application for parent application No. 08/912,911 (18 pages); Copy of drawings from parent application (2 sheets); Copy of Declaration of Inventor from parent application (2 pages); Copy of Assignment from parent application (1 page).

EXHIDIT A, PGZ



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EXHIBITA, PJ3

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Sep-9-02 14:19;

Page 11/23







APPLICATION NO: FILING DATE	PIRST NAMED INVENTOR ATTORNEY DOCKET NO	CONFIRMATION NO.
08/912,991 08/11/1997	THOMAS C. AMON 9124-003	5248
7590 03/12/2002		
PHILIP H. HAYMOND	BXA	MNER
LEVIN & HAWES LLP. 384 FOREST AVE., SUITE 13	EDELMAN	BRADLEYE
LAGUNA BEACH, CA 92652	AREUNIT	PAJER NUMBER
	2155 DATE MAILED: 03/12/20	

Please find below and/or attached an Office communication concerning this application or proceeding.





		Application No.	Applicant(e)	
	Notice of Abandonment	08/912,991	AMONET AL.	
		Examiner	Art Unit	
		Bradley Edelman	2153	
	The MAILING DATE of this communication app	wars on the cover sheet with the	correspondence address-	
This applic	ation is sbandoned in view of:			
1. 🖾 Appl	cant's fellure to timely file a proper reply to the Office	a letter mailed on 19 June 2001		
(a) 🔲 🐴	reply was received on (with a Certificate of M	Mailing or Transmission dated), which is after the expirati	ion of the
(b) □ A	proposed reply (including a total extension of time of proposed reply was received on but it does it	not constitute a proper maly under	27 CEQ 1 113 (a) to the fina	
(4	proper reply under 37 CFR 1.113 to a final rejection	consists only of (1) a timely filed a	mentment which places the	a (*)
88	iplication in condition for allowance; (2) a timely filed philinused Examination (RCE) in compliance with 37 C	Notice of Appeal (with appeal fee):	or (3) a timely filed Request	efor .
	reply was received on but it does not constitu		omnt at a ryangt ronly to the	
112	Marrejection: See 37 CFR 1.85(a) and 1.111. (See e	explanation in box 7 below).	support a proper topy, to un	non-
(d) 🖾 N	p reply has been received.			
2. Apple	cant's failure to timely pay the required issue fee and	publication fee if applicable within	the statistics period of three	- months
from	the mailing date of the Notice of Allowance (PTOL-85	5),		
(a) LJ 18	ne issue fee and publication fee, if applicable, was	received on (with a Certific	ate of Mailing or Transmiss	on dated
Ah	owance (PTOL-85)		d pronounce road on mental	ATUING
	e submitted fee of \$ is insufficient. A balance			
	The Issue fee required by 37 CFR 1.18 is \$ The		CFR 1.18(d), is \$	
ייי בו(C)	e issue fee and publication fee, if applicable, has not	been received.		
Al v	int's failure to timely file corrected drawings as requirebility (PTO-37).		는데 하는 사람 전 회사가 약 등 보 를	
(a) ☐ Pri	sposed corrected drawings were received on(ar the expiration of the period for reply.	(with a Certificate of Mailing or Tran	ismission dated); whi	ch is
(b) ☐ No	corrected drawings have been received:			
n The la	ter of express abandonment which is signed by the a	attended or count of record the age	and of the entire interest.	-104
the app	plicants	Signing A Mailt or Land of the comme	gree of the ertitle attention,	I all or
5. 🔲 The le	iter of express ebandonment which is signed by an a	attornev or agent (acting in a represi	entative capacity under 37.£	"EQ
1.34(a))) upon the filing of a continuing application.	manny or affering man of the	Silver on Paris Silver	
	cision by the Board of Patent Appeals and interferen		e the period for seeking cou	rt review
of the	decision has expired and there are no allowed claims	3.		
☐ The real	eson(s) below:			
T.				
1				
	Extibit 3 L	SUPERVISO	TON B. BURGESS BY PATENT EXAMINER	

Petitions to regive under 37 CFR 1:137(s) or (b), or requests to withdraw the holding of abandonment under 37 CFR 1:181, should be promptly filled to minimize any legistive effects on patent term.

U.S. Peters and Instanta Conse

PTO-1432 (Rev. 04-01)

Notice of Abandonment

Part of Paper N . 28

		Application No.		Applica	nt/s)		
	Interview Summary	08/912,991		AMON E			
·		Exeminer		Art Unit			
		Bradley Edelman	•	2153			
All p	articipants (applicant, applicant's representative	e, PTO personnel):					
(1) <i>B</i>	radley Edelman	(3)				in the state of th	
(2) N	eal Cohen	(4)		•			
Da	e of Interview: <u>14 January 2001</u> .						
Ту	e: a)⊠ Telephonic b)□ Video Conference c)□ Personal (copy given to: 1)□ applic		ntative)]			
	t shown or demonstration conducted: d) \(\bar{\cut} \) \	∕es e)⊠ No:		. :			
Claim	(s) discussed:		,		:		
identi	fication of prior art discussed:						
Agree	ment with respect to the claims () was rea	ched. g) was not reached.	h)⊠	N/A.	·	We then the	
Subst	ance of interview including description of the g	eneral nature of what was agree	d to i	an agre	ement v	vas	
inform	ed, or any other comments: <u>Examiner inquired</u> ed Examiner that a continuation had been filed	l, and that Applicant had no inte	ntion	to contin	ue to on	oseic	ute
this c	se. Instead, prosecution will continue for the c	continuation of this case, which	is app	lication n	umber	10/80)1761
/A full	or description, if necessary, and a copy of the a	mendments which the avanine	r onte	od umrile	i condor	1	clain
allows	ble, if available, must be attached. Also, when ble is available, a summary thereof must be at	e no copy of the amendments ti	at wo	uld rend	er the cl	ainis	Jakii
and the second	I)⊠ It is not necessary for applicant to provid checked).	e a separate record of the subs	tance	of the in	erview(if bo	¢ ls∵
Unles	the paragraph above has been checked. THE INCLUDE THE SUBSTANCE OF THE INTER	FORMAL WRITTEN REPLY T	O THI	E LAST (OFFICE	AGT	ION

BHIBIT B 13

Examiner Note: Y u must sign thi form unless it is an Atlachment to a signed Office action.

rev rse side or on attached sheet.

Examiner's signature, if required

Page 14/23

9497248806:

Sep-9-02 14:22;

Page 15/23

EXHIBIT ((2 pgs) LAW OFFICES

Stetina Brunda Garred & Brucker

PATENT, TRADEMAPE, COPYRIGHT AND UNFAIR COMPETITION CAUSES

75 ENTERPRISE. SUITE 250 .. ALISO VIEJO, CALIFORNIA 92056

KIT M. STETHIA BRUCE B. BRUNDA WILLIAM J. BRUCKER MATTHEW A NEWBOLES ERIC L. TANEZAKI LOWELL ANDERSON

DARREN S. MIMER MARLENE KLEIN IN H. KIM STEPHEN T. LANG SEAN O'NEIL

THOMAS E. VESBIT JESSIE WAND

TELEPHONE. FACSIMILE! FACSIMILE II

19491 855-1246 (949) 855-6371. (949) 716-8197 omali@steffnctow.com

www.stellnolaw.com

Witter's Direct E-mail: mkieln@stetinglow.com

September 3, 2002

Neal M. Cohen

2424 S. E. Bristol Street, Suite 300 Newport Beach, CA 92660-0757

RE: BRNET-001C

Serial No.: 10/001.761

EXHIBIT C (Pg1)

Dear Neal:

Pursuant to your telephone conversation of August 30, 2002 with Marlene Klein, enclosed is a statement of the facts regarding our correspondence with the USPTO in relation to the aboveidentified application.

Pursuant to instructions of our client, we filed a continuation application on October 31. 2001

In early December, 2001 we were notified by our client that they would be transferring this file to another attorney.

On December 14, 2001, we received a facsimile from you (Neal M. Cohen) notifying us that the client had requested that the file be transferred to your office. Pursuant to this request. we faxed a copy of the filed continuation application to your office. A copy of the file was subsequently sent to your office via U.S. Mail on December 20, 2001. At this point, nothing had been received from the USPTO, including the return postcard.

You informed Marlene Klein that you wanted to file a Revocation of Power of Attorney and new Power of Attorney and change of Correspondence Address and asked that we provide you with the serial number as soon as we received it. Ms. Klein requested that the return postcard be delivered it to her when it was received so that we could forward this information to you.

Steting Brunda Garred & B. ker

September 3, 2002 Page 2

On December 26, 2001, the return postcard, Filing Receipt and Notice to File Corrected Parts were received. Per Ms. Klein's request, the postcard was forwarded to her. The Filing Receipt and Notice to File Corrected Parts were forward to our docketing department.

On January 10, 2002, Ms. Klein forwarded a copy of the return postcard including the assigned serial number to you.

Because the file had been transferred, our docketing department had no active file with which to match the Notice to File Correct Parts.

We received a phone call from you on August 30, 2002 informing us that the application had been abandoned. Our office did not receive a Notice of Abandonment. During that phone conversation, you asked us to prepare a statement regarding our correspondence with the USPTO in relation to the above-identified application. This letter was prepared in response to that request.

If you have any questions, please contact Marlene Klein.

Very truly yours,

STETINA BRUNDA GARRED & BRUCKER

Kit M. Stetina

KMS/MK

Client Documents/BRNET\001C\090302ittoNC.wpd







United States Patent and Trademark Office

Commissioner for Patents
United States Patent and Trademark Office
Washington, D.C. 2023i
www.uspig.gov

APPLICATION NUMBER

FILING/RECEIPT DATE

FIRST NAMED APPLICANT

ATTORNEY DOCKET NUMBER

10/001.761

10/31/2001

Thomas C. Amon

BRNET-001C

007663

STERNA BRUNDA GARRED & BRUCKER 75 ENTERPRISE, SUITE 250 ALISO VIEJO, CA 92656

Date Mailed: 12/20/2001

NOTICE TO FILE CORRECTED APPLICATION PAPERS

Filing Date Granted

This application has been accorded an Application Number and Filing Date. The application, however, is informal since it does not comply with the regulations for the reason(s) Indicated below. Applicant is given **TWO MONTHS** from the date of this Notice within which to correct the informalities indicated below. Extensions of time may be obtained by filing a petition accompanied by the extension fee under the provisions of 37 CFR 1.136(a)

The required item(s) identified below must be timely submitted to avoid abandonment:

The Claim(s) commencing on a separate sheet (37 CFR 1.75(h)).

A copy of this notice MUST be returned with the reply.

Customer Service Center

Initial Patent Examination Division (703) 308-1202

PART 3 - OFFICE COPY